



ಅಧಿಕೃತವಾಗಿ ಪ್ರಕಟಿಸಲಾದುದು

<p>೫೫ 154</p> <p>Volume 154</p>	<p>ಅಮೇಗಾ, ಅಂಗಾ ಅಗಾ ಅಮಾಚಿ 7, 2019 (ಫಾಲ್ಗುಣ 16, ಶಕಾ ವರ್ಷ 1940)</p> <p>Bengaluru, Thursday, March 7, 2019 (Phalguna 16, Shaka Varsha 1940)</p>	<p>ಪುಟ 10</p> <p>Issue 10</p>
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ÁÚÀ 1

gÁdà , PÁògZÀ^aÄRà DzÄ±ÜÄÄ °ÁÜE , ÄvÆE-É^aÄAvÁZÀ
J-ÀèE-ÁSÜÜÜÜE , ÄŞAÇü zÀDzÄ±ÜÄÄ

2PÀt , à a Á® AiÄ

«**paia** : vā^a pkej ēā zā¹ zūauā² pte³ , āiā dākvpēvā⁴ mēgā⁵ ā⁶ zā¹ zūauā² pā³ , ātā⁴ āē⁵
pā⁶ āēdā⁷ ō⁸ āū⁹ c¹⁰ ēā¹¹ āēzā¹² 1¹³ sācū¹⁴ mēā¹⁵ ā¹⁶ āēāēā¹⁷ zēā¹⁸ ā¹⁹ ā²⁰ ūē²¹ m²² ā²³ ā²⁴ ā²⁵ pā²⁶ j²⁷ vā²⁸.

Nzā́ ÁVzf: 1) PÁ-Ādā zPht E-ĀSaiā DaiĀAPāAiāZā Yē ĀP Ef , ĀSiPā²E/48/^aĀC/2012-13/EĀ«, ĄEĀPā 01-02-2013.

2) Анализ за 2013, АС¹:228/2013, от АП 19-03-2013.

3) DyöPÀ E-ÁSÁiñ n¥tÁ , ÁSÍDE 238 aZÑ8/2014, ÇEÁAPÀ01-03-2014.

4) „PÁŕgZÀ DzÀ±À „ASíEr 75 AiÄÄ | 1 96, ÇÉÁPI 20-05-1996.

[illegible]

¥ÁÛÉ-

[illegible]

^aAA-É NZÁ ÁZÀ (2)gP e CEAAPM9-03-2013 gAZÁ E bEZA, baa, AYAÍ, Á'ÁiA°e ZÁ 1 zUAUÁ PFA, áAtidá, AeF PA-Adá, vāá APIegā °ÓUME, kJ PÁ-ÁFER e PMD^a «ad» ,AwGí^a "KEázPí KEázPAvgá EEPIggAUKEAB áÁVEÁEÁZAEPE MYAMr, PÁ CEÁ^aKEAZEÍ «ÁqÁ ÁVzÍ

^aAA-É NZTÁZÁ (4)gA PAÖj DzÄ±ZPè ÇEAAP101-06-1992gA ÉAvbja aIÄrPÉVAPÀ ÉÄAPÁWUMÄ ÈAiÄaIÄÄ PÁgHtPWEI «ÄÄ, ÄAw G®AWÉAiÉAB aÉÄB aIAqPÄ CaPA±k®è aÄVNU ÉÄAPÁW ÇEÄÄÉÄZÉÉ PÄj vÄ PAÖÖgA PÄ®PÄ®PÉ °Kegh¹ZÄ EvbÉ J-Äè KEZEUMÉAB PöÄAiÄaÄV ¥Ä°. ÄÄPÄ JAZÄ w½ ÄÄVZÉ

^aĀĀ-Ē NzĀ ĀZĀ (4)gā ,PĀōgĭZĀ DzĀ+ZĀVĒ ^aĀĀ-Ē NzĀ ĀZĀ (2)gā ,ġĀĀ ,ĀYĀI ZĀ WĀĀĀōEPĒĒB °ĀUME ^aĀĀ-Ē NzĀ ĀZĀ (1 & 5)gā PĀ-ĀdĀ 2PġĒ E-ĀSĀĪĀ DĀĪĀPĀPĀĪĀZĀ YġĀPĒEPYġĀMEĒB Yġ 2Ā° ,ĠĀ-ĀVĀ. CzġĀVĒ 2ġ 1ZĪUĀŪ PĠĀ, ĀĀtġġĀ ,ĤĒĒ PĀ-ĀdĀ, VĀĀPġĒGĀ F PĀ-ĀFĒPĒ YġġĀVĀ PĀDĀĀ °ĀōD° ,ĤġġĀĀ qĀ: ĀĠ°PĀ JĒĪ., DĀŪĀĠPĀ «μĀĪĀZĒPĒ ĀĀVĀŪ DrmĪ DPĀYġĒĒ EġĀĀ »EĀ ĠĀĪĀ »«ĒĀĀĪPĀ «ĠPĒĪĀZĀ YġġġġĀĀ JĀ. ĠĪĪ YġĠĀT YġġĀMEĒB Yġ 2Ā° 1 ZġġĠĪ 1PġĒĠĀ μġġġġĒĠĪ Āō 2ġ JĀ.1. ĤĀZĀPġĀ Ew°Ā Ā «μĀĪĀZĒPĒ ĀĀVEĒĒZĀĒEPĒ MġġĠĪ ,PĀ ,PĀōgĭWĀĀĀō°1ZĒ CzġĀVĒ F PġPġqĀ DzĀ+ZĀ

- 3) Govt. Order No. CI 30 SPI 2010, dated: 18.08.2010.
- 4) Corrigendum No. CI 30 SPI 2010, dated: 11.03.2011
- 5) Govt. Order No. CI 30 SP 2010, dated: 27.12.2011
- 6) Govt. Order No. CI 252 SPI 2012, dated: 27.01.2014
- 7) Govt. Order No. CI 252 SPI 2012, dated: 18.04.2017
- 8) Proceedings of 1st Empowered Cabinet Sub Committee

Meeting dated 03.12.2018.

PREAMBLE:

The proposal of M/s Rajashree Cement Works (an unit of Ultratech Cements-Aditya Birla Group) to expand their capacity from 4.2 MMTPA to 8.45 MMTPA with an investment of ` 3,000 crore generating employment to about 400 persons at Malkhed Village, Sedam Taluk, Gulbarga District was approved in the 20th SHLCC held on 05.01.2010 and 21st SHLCC held on 29.03.2010 and accordingly, Government Orders No. CI 30 SPI 2010, dated: 25.02.2010 and No. CI 30 SPI 2010 dated: 11.05.2010 were issued.

The Company while taking SHLCC approval, filed the application in KUM that they will generate employment to 400 persons. The C&I Department issued G.O. on 25.02.2010 mentioning the employment generation will be 400, as per the approval of the SHLCC.

As the investment falls under 2009-14 Industrial Policy, the unit has to provide employment as per this policy to avail sanctioned special incentives and concessions. For the investment of ` 2,400 crore, the company has to provide employment to 1100 persons to avail incentives and concessions as per 2009-14 Industrial Policy.

M/s Rajashree Cement Works has invested ` 2,400 crore under expansion project and started its production from August-2014. It has provided direct employment to 400 persons, as indicated to SHLCC on 05.01.2010.

The Government has sanctioned the revision of the quantum of GVAT loan as below, with other special incentives already sanctioned vide G.O. No. CI 252 SPI 2012, dated: 27.01.2014 remains unaltered.

"Interest free loan to the extent of 75% of GVAT for twelve years cumulative value not exceeding 75% of the investment made in the fixed assets during expansion, over and above the 50% average production by the unit in the preceding 3 years before expansion".

Accordingly G.O. CI 252 SPI 2012 dated: 18.04.2017 was issued.

The company vide letters dated: 29.06.2017 and 02.05.2018 has requested the Government to relax the employment conditions because of following reasons:

- The company while taking SHLCC approval, filed the application in KUM that they will generate employment to 400 persons.
- The C&I Department issued G.O. on 25.02.2010 mentioning the Employment generation will be 400, as per the approval of the SHLCC.
- The expansion project is established with modern technology, which requires lesser manpower.
- As indicated while taking SHLCC approval, the Company has generated employment to 400 persons.

The request of the Company to relax the employment condition was discussed in the Empowered Cabinet Sub Committee held 03.12.2018 and it was resolved to approve to relax the employment conditions as mentioned in Industrial Policy 2009-14 to avail special incentives and concessions sanctioned as per G.O. No. CI 252 SPI 2012 dated: 18.04.2017, since the Unit has been established with modern technology, which require lesser number of manpower and they have created employment to 400 people, as indicated while taking SHLCC approval and as per Government Order dated: 25.02.2010.

Government has considered the recommendations of the Cabinet Sub Committee in all its aspects & hence this order.

GOVERNMENT ORDER NO. CI 252 SPI 2012, BENGALURU, DATED: 11.01.2019

In the circumstances explained in the preamble, Government is pleased to accord approval to relax the employment condition as mentioned in Industrial Policy 2009-14 to avail special incentives and concessions sanctioned as per Government Order No. CI 252 SPI 2012 dated: 18.04.2017, since the Unit has been established with modern technology, which require lesser number of manpower and they have created employment to 400 people, as indicated while taking SHLCC approval and as per Government Order dated: 25.02.2010.

The other incentives and concessions issued vide Government Orders No. CI 252 SPI 2012 dated: 27.01.2014 and 18.04.2017 remain unaltered.

This order is issued with the concurrence of 1st Empowered Cabinet Sub Committee Meeting held on 03.12.2018.

PR-44

By order and in the Name of Governor of Karnataka,

SC-25

NAGARATHNAMMA. G.

Desk Officer (Technical Cell),

Commerce & Industries Department.

COMMERCE AND INDUSTRIES SECRETARIAT

Sub: Sanction of Special Incentives and Concessions to M/s CDC Development India Pvt. Ltd., to establish "Technology, Innovation and International Park" at Hi-Tech, Defence and Aerospace Park, Devanahalli, Bengaluru.

Ref: 1) Government Order No. CI 03 SPI 2018, dated: 05.01.2018.
2) Proceedings of the 1st Empowered Cabinet Sub Committee meeting held on 03.12.2018.

PREAMBLE:

The project proposal of M/s. CDC Development India Pvt. Ltd. To establish "Technology, Innovation and International Park", with an investment of ` 740.00 crore, generating employment to about 25 people at Aerospace Park area of Hi-tech, Defence and Aerospace Park, Bengaluru was cleared in the 49th SHLCC meeting held on 11.12.2017 and the Government Order No. CI 03 SPI 2018, dated: 05.01.2018 was issued.

M/s. CDC Development India Pvt. Ltd., vide its letter dated: 15.06.2018 has requested the State Government to sanction Special Package of Incentives & Concessions with updated wish list along with a summary comparison of incentives offered by neighbouring States, for their "Technology, Innovation and International Park" at Hi-Tech, Defence and Aerospace Park, Devanahalli due to following reasons:

- As per Para 5.20 of Industrial Policy 2014-19, special package of incentives/ concessions and relaxation in the condition mentioned in the policy will be considered for deserving cases giving due weightage to investment, location of the project, direct and indirect employment to be generated and potential for attracting further investment through vendors and ancillaries.
- Considering the investment of "Technology, Innovation and International Park" of about ` 740 crore and further attract ` 2000 crore to build Hi-Tech Industrial Cluster from overseas, the Company would request to provide a full supportive incentive package to facilitate the realization of the project.

Commissioner for Industrial Development and Director of Industries & Commerce has examined the request of the company and recommended for sanction of special incentives & concessions, vide his letter No. I&C/ID/CDC/AD/B(R)Spl-I&C/2018-19, Dated: 17.07.2018.

The project will create world class infrastructure and bring Taiwanese Companies along with other international companies in electronics , IT, Hi-Tech manufacturing, EV and R&D space. It will create globally known eco-system for EV and ESDM manufacturing sectors in the State of Karnataka.

The capital grant/incentive on infrastructure development for private industrial parks are provided by other States like Gujarat, Madhya Pradesh and Jharkhand.

The subject was discussed in detail in the 1st Empowered Cabinet Sub Committee meeting held on 03.12.2018, considering that the developer is a foreign entity of repute and would bring in other foreign investors from Taiwan and other countries, which would help to create a global eco system in the State, the Empowered Cabinet Sub Committee resolved to sanction the special incentives to M/s. CDC Development India Pvt., Ltd., to establish "Technology, Innovation and International Park" at Hi-Tech, Defence and Aerospace Park, Devanahalli, Bengaluru, with an investment of ` 740 crore.

Government has considered the recommendations of the Empowered Cabinet Sub- Cabinet and hence the order.

GOVERNMENT ORDER NO.CI 03 SPI 2018, BENGALURU, DATED: 11.01.2019.

In the circumstances explained in the preamble, Government is pleased to sanction the following special incentives and concessions to M/s. CDC Development India Pvt. Ltd. to establish " Technology, Innovation and International Park" at Hi-Tech, Defence and Aerospace Park, Devanahalli, Bengaluru, with an investment of ` 740 crore.

- a) Incentives of 10% on eligible fixed capital investmet in building and infrastructure facilities.
- b) 50% of the incentives will be provided as grant/subsidy and 50% of the incentives will be provided as interest free loan.
- c) Interest free loan availed shall be repaid in the 11th year.
- d) The above incentives sanctioned is subject to the following conditions:
 - Technology, Innovation and International park should house minimum 75% of Taiwanese and other international companies.
- e) Downstream units in the park shall avail incentives and concessions as applicable in respective sectoral policies.

This order is issued with the concurrence of 1st Empowered Cabinet Sub Committee Meeting held on 03.12.2018.

PR-45

By order and in the Name of Governor of Karnataka,

SC-25

NAGARATHNAMMA.G

Desk Officer (Technical Cell),

Commerce & Industries Department.

COMMERCE AND INDUSTRIES SECRETARIAT

Sub: Sanction of Special Incentives and Concessions to M/s. Wistron Infocomm Manufacturing India Pvt. Ltd., to establish a unit for manufacture of Smart Phones, IOT products and Bio-tech devices at Narasapura Industrial Area, Kolar.

Ref: 1. Government Order No. CI 64 SPI 2018, dated: 02.03.2018.
2. Proceedings of the 1st Empowered Cabinet Sub Committee meeting held on 03.12.2018.

PREAMBLE:

The project proposal of M/s. Wistron Infocomm Manufacturing India Pvt. Ltd., to establish a unit for manufacture of "Smart Phones, IOT products and Bio-tech devices" at Narasapura Industrial Area, Kolar with an investment of ₹682 crore to generate employment opportunities for 6000 persons was cleared in the 50th SHLCC meeting held on 23.02.2018 and the Government Order No.CI 64 SPI 2018, dated: 02.03.2018 was issued.

The Company has informed that their initial investment proposal of around INR 650-700 crore (approximately USD 100 Million) spread over a period of 5 years as stated in their application submitted to Karnataka Udyog Mitra on 7th February 2018, however, the current proposed investment is revised upwards to around INR 1900 crore (approximately USD 277 Million) over a period of 5 years and proposed employment is revised upwards to 10000 over a period of 5 years. This proposal was placed in the SHLCC meeting held on 03.12.2018 and it was approved.

The company vide letter dated: 02.08.2018 has requested to consider special incentives and concessions to their project in order to compete in the highly global cost competitive environment and the requested incentives will help them to provide competitive pricing to their customers out of India.

Wistron Corporation of Taiwan, a Fortune Global 500 Company, is an original design manufacturer providing a variety of support services related to design, manufacturing and after sales service for information and communication technology products. It is a listed entity in Taiwan, with presence in over 26 locations and employs around 99,000 people globally. Its global revenues for 2017 are at USD 28 billion, placing it as a major player in the global industry.

Commissioner for Industrial Development and Director of Industries & Commerce has examined the request of the company and recommended for sanction incentives & concessions to the project, vide his letter No. LMI/P&P/i3/79/WIM/-Spl.Inc/2018-19, dated: 08.08.2018.

As per Para 5.20 of Industrial Policy 2014-19, there is a provision for sanction of special package of incentives & concessions and relaxation in the conditions mentioned in the policy for deserving cases giving due weightage to investment, location of the project and employment to be generated and potential for attracting further investment through vendors and ancillaries.

This project will create an ecosystem including related supply chain in the field of electronics manufacture thereby attracting FDI and creates numerous job opportunities in the State. The State Government has announced "Compete with China" program in Budget 2018-19, wherein mobile phone components units/cluster will have to be established in Chikkaballapur District, so this unit will definitely play a major role in setting up of other mobile phone components units in and around Kolar and Chikkaballapur.

The Company vide letter dated 29.11.2018 submitted the representation to the Government to consider 100% Gross SGST collected on sale of their products, considering their inverted duty structure wherein GST on parts and components is higher than GST on sale of their products.

The subject was discussed in detail in the 1st Empowered Cabinet Sub-Committee meeting held on 03.12.2018, keeping in view that the Company is a Fortune Global 500 Company, considering the spin off benefit in mobile manufacturing sector and creation of employment to about 10,000 persons, as a special case, the Empowered Cabinet Sub-Committee resolved to sanction the special incentives & concessions to M/s. Wistron Infocomm Manufacturing India Pvt. Ltd.

Government has considered the recommendations of the Empowered Cabinet Sub-Cabinet and hence the order.

GOVERNMENT ORDER NO. CI 64 SPI 2018, BENGALURU, DATED: 11.01.2019

In the circumstances explained in the preamble, Government is pleased to sanction the following special incentives and concessions to M/s. Wistron Infocomm Manufacturing India Pvt. Ltd. for their manufacture unit of Smart Phones, IOT products and Bio-Tech devices at Narasapura Industrial Area, Kolar Taluk.

- I. Anchor unit subsidy of ₹10.00 crore.
- II. 75% of Gross SGST Interest Free Loan limited to 100% value of Fixed Assets for 11 years.
- III. 100% Stamp duty exemption/reimbursement on the lease agreement, loan agreement etc.
- IV. Electricity Duty exemption for 5 years of operation with a cap of ₹2.35 crore per annum.
- V. 50% cost of ETP subject to ceiling of ₹5 crore.
- VI. 25% of investment on technology up-gradation and quality certifications, water harvesting and energy conservative measures, setup for cleaner & greener production including measures for renewable energy and

subsidy related to Patents & Intellectual Property Rights subject to total incentives shall be within the ceiling of ` 25 crore over 5 years.

The special package of incentives & concessions is subject to total investment of ` 1900 crore and creation of employment to 10,000 people over a period of 5 years. The Company has to provide employment to Kannadigas as per Industrial Policy 2014-19.

This order is issued with the concurrence of Finance Department vide its Note No. FD 334 Exp-1/2018, dated: 19.09.2018 and Empowered Cabinet Sub Committee Meeting held on 03.12.2018.

PR-46

By order and in the Name of Governor of Karnataka,

SC-25

NAGARATHNAMMA.G

Desk Officer (Technical Cell,

Commerce & Industries Department.

FOREST, ECOLOGY AND ENVIRONMENT SECRETARIAT

Sub: Renewal of lease of 18.00 hectare of forest land in Sy. No. 528/1 of Sogi, Sy. No. 174 of Adavimallankere and Sy. No. 38 of Varakanahalli villages in Sogi Reserved Forest, Huvinahadagali Taluk, Ballari District for the establishment of 6.70 MW (earlier established 2.50 MW and now proposed 4.20 MW) Wind Power Project in favour of the Assistant General Manager, M/s Karnataka Renewable Energy Development Limited (KREDL), Bengaluru - reg.

- Read:**
1. Letter No A5(4)GFL.CR.4/2015-16, Dated: 08-03-2016 of the Principal Chief Conservator of Forests (Head of Forest Force), Bengaluru.
 2. Letters No. FEE 21 FLL 2016, Dated: 28-07-2016 and 24-11-2018 of the Government of Karnataka.
 3. Letter No. FCA/16.1/99/KAR/MISC/922, Dated: 24-10-2016 of the Ministry of Environment, Forests and Climate Change, Government of India.
 4. Letter No. A5(2) [A5(4)].CR-04/2015-16, Dated: 14-11-2018 of the Additional Principal Chief Conservator of Forests (Forest Conservation) and Nodal Office (FCA) Bengaluru.
 5. Letter No. FCA/16.1/99/KAR/MISC/Vol. II/1379, Dated: 01-01-2019 of the Ministry of Environment, Forests and Climate Change, Government of India.

Preamble:

The Principal Chief Conservator of Forests (Head of Forest Force), Bengaluru vide letter read at (1) above has submitted the proposal to obtain the approval under Section-2 of the Forest (conservation) Act, 1980 for renewal of 18.00 hectare of forest land in Sy.No. 528/1 of Sogi, Sy. No. 174 of Advimallankere and Sy.No. 38 of Varakanahalli villages of Sogi Reserved Forest, Huvinahadagalli Taluk, Ballari district for establishment of 6.7 MW wind power project in favour of M/s Karnataka Renewable Energy Development Limited (KREDL), Bengaluru, Karnataka.

This proposal was sent to the Ministry of Environment, Forests and Climate Change, Government of India vide letter read at (2) above, Dated: 28-07-2016 by the Government of Karnataka with a recommendation to accord Stage-I approval under the Forest (Conservation) Act, 1980.

The Government of India vide letter read at (3) above has conveyed its in-principle approval (Stage-I) for renewal of lease by stipulating certain conditions.

Further, the Additional Principal Chief Conservator of Forests (Forest Conservation) and Nodal Office (FCA) Bengaluru vide letter read at (4) above has sent proposal with the compliance report to Government of Karnataka, and requested to accord Stage-II approval and the same was forwarded to the Ministry of Environment, Forests and Climate Change, Government of India with a recommendation to accord Stage – II approval under Section-2 of the Forest (Conservation), Act-1980 vide letter read at (2) above, Dated: 24-11-2018.

The Ministry of Environment, Forests and Climate Change, Regional Office (Southern Zone), Government of India have accorded Stage-II approval under section 2 of the Forest (Conservation) Act, 1980 vide letter read at (5) above by imposing certain conditions.

The proposal has been examined in detail and hence the order.

GOVERNMENT ORDER NO. FEE 21 FLL 2016, BENGALURU, DATED: 17-01-2019

In the circumstances as explained in the preamble above, Government is pleased to accord approval under section 2 of the Forest (Conservation) Act, 1980, for renewal of FC lease for diversion of 18.00 hectare of forest land in Sy. No. 528/1 of Sogi, Sy. No. 174 of Adavimallanakere and Sy. No. 38 of Varakanahalli villages in Sogi Reserved Forest, Huvinahadagali Taluk, Ballari District for establishment of 6.70 MW (earlier established 2.50 MW and now proposed 4.20 MW) Wind Power Project in favour of the Assistant

General Manager, M/s Karnataka Renewable Energy Development Limited (KREDL), Bengaluru for a period of 20 years w.e.f. 15-12-2013 subject to the following conditions.

1. The legal status of forest land shall remain unchanged.
2. Demarcation of the proposed forest area shall be carried out by erecting cement concrete pillars duly numbered at an interval of 20 mts. connected with barbed wire fencing at the cost of User Agency.
3. Additional amount of the Net Present Value (NPV) of the diverted forest land if any, becoming due after revision of the same by the Hon'ble Supreme Court of India in future, shall be charged by the State Government from the user agency.
4. The user Agency will only have right of way on the roads and the approach road. They should always be available for use of the Forest Department or any other person/firm authorized by the Forest Department.
5. Lumpsum lease rent of Rs. 30,000/- per MW realized from the user agency shall be utilized for providing gas connections to the local villagers under the Joint Forest Management Programme and the other conservation measures.
6. Technical parameters will not be changed without prior approval of the Ministry of Environment & Forests.
7. The vane tips of the wind turbine shall be painted with orange colour to avoid bird hits. The location of the wind mill shall be such that it does not stand in the migratory path of the birds and is not near the breeding sites of the migratory birds.
8. About 65-70% of leased out area in the wind farm shall be utilized for developing medicinal plant gardens, if possible by the State Forest Department at the project cost. The State Government may take the help of National Medicinal Plant Board in creating corridors of medicinal plant gardens. The intervening areas between two wind mills paths should also be planted up by dwarf species of trees at the project cost.
9. Soil and moisture conservation measures like contour trenching shall be taken up on the hillocks supporting the wind mill at the cost of user agency.
10. Adequate fire protection measures, including employment of fire watchers and maintenance of the fire line, etc. shall be undertaken by the user agency in and around the project area at its own cost.
11. The wind turbine/wind mills to be used on forest lands shall be approved for use in the country by the Ministry of Non-Conventional Energy Sources, Government of India.
12. Due to the construction of roads by the User Agency, the forest area has become vulnerable to biotic pressure. Therefore, in order to conserve the forest, a 4 km chain link fencing be done at vulnerable places at the cost of User Agency in consultation with local DFO.
13. Eco-restoration works and ANR will be taken up covering a radius of 1 km from the boundary of the leased area based on the site requirement at the cost of User Agency.
14. The total forest area utilized for the project shall not exceed 18.00 hectares.
15. Any other condition that the Addl. P.C.C.F. (Central), Regional Office, Bengaluru may impose from time to time for protection, improvement of flora and fauna in the forest area and public convenience, shall also be applicable.
16. Violation of any of the conditions shall invite penal action, as deemed fit by the Additional Principal Chief Conservator of Forests (Central), Regional Office, Bengaluru.

PR - 22

By Order and in the name of the Governor of Karnataka

SC - 50

ARCHANA M.S.

Under Secretary to Government

Forest, Ecology and Environment Department (Forest-C)

PÀZÁIÄ . à á®AiÄ

«**М**АИ : “АУРРРЕАМЕ F-**т** d^aИRAR vA®/EPA, vEzP®**А**V U^ааИz^a j. **А**EA. 105 gr^e 12 JP^иг d«**А**АЕЕАВ 220/110 ПЕ». «z^aиvi G^YPA^ааZ^a **А**У^и **П**А ПЕАОИ ПА «z^aиvi **Y**г^игт **П**UP^a **П**AI^a«**А**В “АУРРРЕАМЕ E^a **У** E^a **А**Ad/Eq^a **а** **А**Aq^a **а** **П**aj v^a.

NzfÁVzf: 1) ¥ÁzÁ²PÁ DAÍÁPÁgÁ, "KUA« «"ÁUÁ EªgÁ ¥MÁ, ASÍ¥ÁD"Á "E«Á-4:
J"ííJ"í:«ª 165:2017-18, ¢EÁPÁ 28-10-2017.

2) f-ÁCPÁj, "WÁ« f-é gPÁg YÁe ASÍ Dgi©:J-íJÉir:1 Dgi-87:2017-18, CFÁAPI23-03-2018.

¥ÀÁÛÈÉ

^a AA-É NZTÁZÁ PEIÁAPÁ (1)gá CÉAAPÁ 28-10-2017gá YVNZP É YAZÉZPA DAIÁPHÁ, "KUA« «'AUA E^agá "AUPPEÁME F~Aiá, VÉZP~ÁV UÁEÁZÁUÁIAGÁT j. ÁEA. 105gp É MI AÓ 28.31 J/UÁ d«AAEÁ EZY, YPAT É YVRE YÉAGA. PÁOj UÁIAGÁT JAZÁ ZAR~ÁVgAVZÉ. ÁZ d«AAEÁ CWPPÉtCZÁ^a AAPAVZÁY CPBÁ. PBÁ AIvÉAdÉAIR AiíAÁZÁ CFóUMÁ

14. $\neg A \leftrightarrow \neg B \vdash A \leftrightarrow B$

14.1. . 67,550/- CxPA aAA@i AO aIVEA ¥qAIAAaA PAOj EEPha, PPA ¥AEPajAiA aCOpA aAVAO ¥AEaD. CEaAEAZEAiAEAB ¥qAZA vbaAAiA, UAZA ¥AiAAt jAiAa-AwAiA AiZEaDEAiA aAGUe gE-6 AYPO«gaAa, BUWA EbaAE UAZAPEIEA AVAPAJEPe JAZheIEA O Ej EPe EEFAZA-AVPAVGaAaPAjEPe ¥AiAAtaEAB PEUEAaSaZa aAVAO (J) VEUE aAVAO IEA PAIAASZa, ZAgUAV ¥KPA ZED ¥AiAAt ZbPEAB CxPA (©) IEA PAIAASZa, ZAgA ASi Jma Egp CvAvA oMgZa EAga iAUbZa aAE«PA ¥W Q-KEA«AAi giUE PEAOI PA EAUj PA AaA aAiAaAaAa aAiAa 451ga G¥aAiAa (4)gEiAiA aUaVa ZbZAvE 'AUA' iAE-Aei Zba EaEgbbP aAiAaZa P-aAAiEA CZEAa PEaAi aAGaSaZa.

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15. ʎəpəAɪfɛAdɛf aɪəo gəA CT® ʔəgəA ɪəA CɕpəJ Uŋə aɪvəPɛAzɪ. ɲəŋgɪzɛ fɛpɪgə/ Evəgɪ gádɛ. ɲəŋgɪ fɛpɪgə/ Aɪmɛf¹/ Jɪ¹nɛ/ JɛɪJɛfɛ¹ aɪvɛAɪɛtɪ Aɪə ʔɛfɛAɪəA gádɛ. ɲəŋgɪ fɛpɪgə ʎəɪmɛt ʔəAɪɛAɛPɛɪvɛɪ. Aɪzɪ.

15.1 YAMAT WUE ASACU ZAVE PEAOI PA EAUJ PA A'A AIAAIAA WUA AIAA 451 g hAia'e F PAMERJ UKE PA CEIAA AUAVE-

(J) gÁdà, PÁŃgZPè, ĀāÉ, PèĀwŃāÀ CT® ..ÁqMÀ, ĀāUMÀ CČPÁ; UMŃUÉ

(©) gÁdà , PÁògZP è YHWA AIEADÉF aĀGUE , Āaé , Pè , Āvōgāā PĀAZē , PĀòga aĀVĀU Evijé gÁdà , PĀòj EEPghā aĀVĀU
AīĀQā vPĀā ŌāZŪE CĒĀĀ Āā aĀVEPEĀB aĀVĀI E-ĀSĀĀŋe EZĀVé aĀVĀU

15.2 Aiiāf¹/JL¹nE/L¹JDgi/JYiJEie_i¹ a^aivēā ±ētAii^a a^aai UWE/MQ^aa^aj Uē F Dzā±ā eāj Uē Sgā^aā YKē^aDzPē^a a^aNōphat zā j āvī F Yā pūmā zbā Yāiāāt Māiā® PāUāvzi

16. F^a B̄^a É^o Ā¹ 2A J⁻ Ā^e α Aⁱ ā A U² U^e C^a Ā Pⁱ w z N̄ Y^r Aⁱ Ā E^a B̄ Yⁱ Ā P^r Ā V^o E^q r⁻ Ā A U^a ā Ā.

17. eÁjUÉŠgãªÀÇEÁAPÀ F DzãÀ2019gÀdEPÀ MAZÈÈ vÁjÁTªAzÀ eÁjUÉŠgãªÀZÁY

PĒÁŎĬ PÀ gÁdāŦÁ®gÀ DzÃ±ÁĒĀ, ÁgÀ aÄvÄÜ CªgÀ °ĒĴĴ ĒĒ Ē

f.©. oĀaÄtÚ

PÁögzÀ G¥À PÁAiÄöZPÖ
 DyöPÀ E - ÁSÉ (Äª ÜMÄ-1)

FINANCE SECRETARIAT

Sub : Karnataka Civil Services Rules - Revision of rates of Travelling Allowance and modification of entitlements.

GOVERNMENT ORDER NO. FD 1 SRA 2019, BENGALURU, DATED: 11-01-2019.

The Government have considered and accepted the recommendations made by the State's 6th Pay Commission regarding revision of the rates of Travelling Allowance and modification of entitlements and accordingly, Government are now pleased to issue the following orders:-

2. CLASSIFICATION OF GOVERNMENT SERVANTS FOR PURPOSES OF TRAVELLING ALLOWANCE:-

2.1 The existing classification of Government servants for purposes of travelling allowance shall be revised as under:-

Category	Group
(1)	(2)
I A	Group-A (Senior Scale and above)
I B	Group-A (Junior Scale)
II	Group-B Employees
III	Group-C Employees
IV	Group-D Employees

2.2 The provisions of Rule 451 of the Karnataka Civil Services Rules shall stand modified to the above extent.

3. ENTITLEMENT FOR TRAVEL BY RAIL:-

3.1 The entitlement to railway accommodation of Government servants for journeys on tour or transfer shall be regulated as under:-

Sl.No.	Category	Entitlement
1	I A those drawing a pay of ` 74,400 or above I B those drawing a pay of ` 52,650 or above but below ` 74,400	Executive Class in Shatabdi Express and A.C.1 st Class in other trains A.C.Chair Car in Shatabdi Express and A.C.2 tier in other trains
2	II	A.C. Chair Car /First Class/ A.C. 3 tier
3	III	A.C. Chair Car /First Class/ A.C. 3 tier
4	IV	A.C.Chair Car in Shatabdi and Rajadhani Express and Sleeper Class in other trains.

3.2 The provisions of rule 451 of the Karnataka Civil Services Rules shall stand modified to the above extent.

4. DAILY ALLOWANCE:

4.1 For purpose of journeys on tour within and outside the State, the revised rates of Daily allowance for halts and revised classification shall be as under.

Category	Halts within the State			Halts outside the State	
	Bengaluru	Places with Municipal Corporations	Other Places	Delhi, Mumbai, Kolkata, Chennai and Hyderabad	Other places
IA & IB	` 600	` 500	` 400	` 800	` 600
II	` 400	` 400	` 300	` 600	` 400
III	` 300	` 300	` 200	` 500	` 300
IV	` 300	` 300	` 200	` 500	` 300

4.2 The provisions of rule 451 of the Karnataka Civil Services Rules shall stand modified to the above extent.

5. SPECIAL RATES OF DAILY ALLOWANCE:

5.1 The Special rates of daily allowance for halts in respect of journeys on tour outside the State, in a Hotel or other registered establishment providing boarding and / or lodging at scheduled tariff shall be revised as under:-

Category	Delhi, Mumbai, Kolkata, Chennai and Hyderabad	Other places outside the State
IA & IB	` 3000	` 3000
II	` 3000	` 3000
III	` 2000	` 2000
IV	` 2000	` 2000

5.2 The provisions of rule 451(3) of the KCSRs shall stand modified to the above extent.

6. Road mileage rate:

Bus fare admissible to Government Employees belonging to various categories are at the rates not exceeding the rates fixed for the following categories of buses of KSRTC and other State owned Transport Corporations as specified here in the table below:

Sl.No.	Category	Entitlement
1.	I A & IB	Volvo(Airavata) - A.C.Seater Corona (Ambari)-Non A.C. Seater, Non A.C. Sleeper and A.C. Sleeper
2.	II	Sheethal - A.C. Seater, Ultra-Deluxe (Rajahamsa)-Non A.C.Seater
3.	III&IV	ordinary/Express-Non A.C. Seater.

6.1 The provisions of rule 485 of the KCSRs shall stand modified to the above extent.

7. JOURNEY ON TOUR BY AIR:

7.1 A Government servant drawing a pay of ` 74,400 or above shall be entitled to travel by Air for journey on tour outside the State.

7.2 A Government servant drawing a pay of ` 61,150 or above shall be entitled to travel by Air for journey on tour within the State.

7.3 A Government servant drawing a pay of ₹. 61,150 or above proceeding on duty on tour from Bengaluru to any place in Bidar District/Bengaluru to Kalaburgi and vice-versa is authorised to travel by Air via Hyderabad.

7.4 The provisions of clause (a) of Sub-rule(1) of Rule 487 of the Karnataka Civil Services Rules and Note 10 below Rule 462 ibid shall stand modified to the above extent.

8. JOURNEY BY AIR ON TRANSFER:

8.1 A Government servant drawing a pay of ₹. 74,400/- or above is entitled to travel by Air on transfer and claim one fare for himself and an additional fare for each member of his family.

8.2 The provisions of rule 532 of the KCSRs shall stand modified to the above extent.

9. TRANSFER GRANT:

9.1 The rates of transfer grant admissible to a Government servant on transfer in public interest involving changes in headquarters, from one station to another station shall be as specified below:

Category	Transfer within the District	Transfer outside the District
IA & IB	₹. 6000	₹. 10000
II	₹. 6000	₹. 10000
III	₹. 3000	₹. 6000
IV	₹. 3000	₹. 6000

9.2 The provisions of Rule 539-A of KCSRs shall stand modified to the above extent.

10. MILEAGE ALLOWANCE FOR JOURNEY ON TRANSFER BY ROAD BY OWNED CAR OR HIRED TAXI:

10.1 A Government Servant drawing a pay of ₹. 43,100 or above may, on transfer in public interest, undertake journey by own car or by taxi and may claim single mileage allowance at the rates prescribed under sub rule (4)of Rule 451 of KCSRs irrespective of the number of members of his family.

10.2 The provisions of rule 532 of the KCSRs shall stand modified to the above extent.

11. ROAD JOURNEY - MILEAGE ALLOWANCE:

11.1 Road Journey-mileage allowance admissible to Government Servants on tour by Motor Cycle, Scooter, Tonga, Cycle Rickshaw/man driven Rickshaw is enhanced from the existing rate of ₹. 1/-per KM to Rs.2/- per KM. and Road mileage admissible for tour by Bicycle/Foot is enhanced from the existing rate of ₹. 0.30 per KM to Rs. 1.00 per KM

11.2 The provisions of rule 451 of the KCSRs shall stand modified to the above extent.

12. REIMBURSEMENT OF ACTUAL COST OF TRANSPORTATION BY OWNED CONVEYANCE ON TRANSFER:

12.1 A Government servant on transfer may draw the actual cost of transportation by owned conveyances on the following scales, provided that the distance travelled exceeds 120 kilometers and that the Government servant is travelling to join a post in which possession of a conveyance is advantageous from the point of view of his efficiency.

PAY RANGE	ALLOWED VEHICLES
₹. 67,550/- or above	A Motor Car or a Motor Cycle
₹. 29,600/- or above but below ₹. 67550/-	A Motor Cycle/Scooter/Moped or a Cycle
Below ₹. 29600/-	A Cycle

12.2 The provisions of Note 11(3) below II under sub rule (3)(A) of Rule 532 of the KCSRs shall stand modified to the above extent.

13. ROAD MILEAGE ALLOWANCE FOR TRANSPORTATION OF PERSONAL EFFECTS TO THE PLACES NOT CONNECTED BY RAILWAY:-

13.1 A Government servant on transfer shall be entitled to draw road mileage allowance for transportation of his personal effects of the maximum permissible quantity, between places not connected by railway as under.

Category	Revised Rates (Per Km.)
IA, IB & II	₹. 30-00
III & IV	₹. 20-00

13.2 The provisions of rule, 532 of the KCSRs shall stand modified to the above extent.

14. TRAVEL CONCESSION TO HOME TOWN:

14.1 A Government servant drawing a pay of ₹. 67,550 or above may, after obtaining specific and prior approval of the competent authority, undertake journey-in his own car namely, by car registered in his own name for journey to home town between

places connected by railway under the scheme of travel concession for journey to home town and claim (a) first class railway fare for himself and the members of his family, or (b) single mileage at the rate prescribed under sub rule, (4) of Rule 451 of KCSRs by the shortest direct route, irrespective of the number of members of his family, whichever is less.

14.2 The provisions of rule 549 of the Karnataka Civil Services Rules shall stand modified to the above extent.

15. REGULATION OF TRAVELLING ALLOWANCE OF ALL INDIA SERVICE OFFICERS AND EMPLOYEES OF CENTRAL GOVERNMENT/OTHER STATE GOVERNMENTS ON DEPUTATION/STATE GOVERNMENT EMPLOYEES COVERED UNDER UGC/AICTE ICAR/FNJPC PAY SCALES.

15.1 So far as travelling allowance is concerned the limits of actual pay specified under Rule 451 of KCSRs shall also apply to:-

- (a) the All India Service Officers serving under the State Government;
- (b) the employees of Central Government and other State Governments who are serving under the State Government on deputation and who have retained the scales of pay applicable to them under the parent organization and

15.2 Travelling allowance in respect of the employees of the State Government covered under UGC, AICTE, ICAR and FNJPC pay scales, shall be regulated as per the revised rates following the classification of employee existed prior to this order.

16 Necessary amendments to all the aforesaid rules will be issued separately.

17. **DATE OF EFFECT:** The provisions of this order shall come into force with effect from **1st January, 2019.**

PR-66
SC-100

By Order and in the Name of the Governor of Karnataka

G.B. HEMANNA

Deputy Secretary to Government
Finance Department (Services-1)